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6 Amber Workman, Bette Workman-Hui,  
and Kevin Farmer

JS-6

7 **UNITED STATES DISTRICT COURT**  
8 **CENTRAL DISTRICT OF CALIFORNIA**  
9

10 PRIMERICA LIFE INSURANCE  
11 COMPANY,

12 Plaintiff  
13 v.

14 KIMBERLY MORLEY, an individual,  
15 AMBER WORKMAN, an individual, et  
al.,

16 Defendants in Interpleader

17 AND RELATED CROSS ACTIONS

18 } Case No.: CV10-3364-AHM (PLAx)

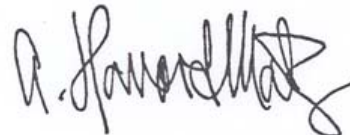
19 } **ORDER TO DISMISS ACTION, TO**  
20 } **DISPURSE INTERPLEADER**  
21 } **FUNDS AND FOR THE COURT TO**  
22 } **RETAIN JURISDICTION IN**  
23 } **ORDER TO ENFORCE THE**  
24 } **SETTLEMENT AGREEMENT**

25 Hon. A. Howard Matz

26 The Court, having fully considered the settlement agreement between the  
27 parties involved in this action, and the Court being fully advised in the premises  
28 and good cause appearing, and based thereon,

1           **IT IS HEREBY ORDERED** that:

- 2       1. The above captioned action, US District Court for the Central  
3       District of California Case No. CV10-3364-AHM (PLAx), be dismissed with  
4       prejudice.
- 5       2. That the money deposited with the court by Plaintiff Primerica Life  
6       Insurance Company be distributed as follows:
- 7           a. The sum of \$95,000.00 (ninety-five thousand dollars) to be  
8           paid to Kimberly Morley and Gray Duffy LLP, her attorneys,  
9           in full settlement of all claims;
- 10          b. The sum of \$20,000.00 (twenty thousand dollars) to be paid to  
11           Bette Workman-Hui and Dion-Kindem & Crockett, her  
12           attorneys, in full settlement of all claims;
- 13          c. The balance of the remaining proceeds to be paid to Amber  
14           Lynn Workman and Dion-Kindem & Crockett, her attorneys,  
15           in full settlement of all claims.
- 16          d. No payment is to be made to Kevin Farmer;
- 17          3. That each party bear its own mediation fees, court costs and attorney  
18          fees.
- 19          4. That the Stipulation Re Settlement filed on June 27, 2011 is  
20          incorporated herein by this reference.
- 21          5. That this Court retain jurisdiction over the matter in order to enforce  
22          the above described settlement agreement between the parties, should either party  
23          fail to adhere to such agreement.



24       DATED: June 28, 2011

25           **JS-6**

THE HONORABLE A. HOWARD MATZ